OGDEN NEWS.

Office, 2484 Washington Avenue.

Ogden, Tuesday, Dec. 4.

REPORTS NOW IN SHORTHAND

County Commissioners Not Going to to Have Any Errors in Their Minutes.

An echo of the J. D. Skeen vs. E. T. Hulaniski case was heard at the session of the county commissioners yesterday forenoon, when Commissioner W. G. Wilson brought up the matter of having a stenographer on hand to take the minutes of the meeting. It appears that is the past four or five meetings the county clerk has failed to furnish a stenographer as clerk of the board, and as a result there has been considerable trouble over the correctness of reports of the meetings. David Mattson, the county clek, filled the position of clerk to the board yesterday morning. When the matter was brought up he said his stenographers were too busy on other work to take the minutes of the board. He admitted, in response to question from Mr. Wilson, that the minutes were seldom, if ever, correct, and when asked the direct question whether or not he would furnish a stenographer, the county clerk replied sharply. "No, I won't." County Attorney E. T. Hulaniski, who remained silent during this little episode, was called upon by Mr. Wilson as to the authority of the board board on the matter. Now, Mr. Hulaniski inti-mated pretty strongly, after his recent trial that he had been misquoted in the minutes of the board, and it was evident that he had this in mind when he said: "I refuse to give any opinion whatever, unless there is a stenographer here to take it down verbatim. I have been misquoted so often that I must insist upon what I say going upon the minutes as repeated by me. The board has not only the authority to employ a stenographer to take the minutes, but it has also the authority to compel the county clerk to

Immediately after this statement from the county attorney Mr. Mattson called a stenographer into the room. All the business that had been transacted prior to this time had to be repeated so that the proper record could be made.

A short time before the trouble over a stenographer there was a sharp tilt be-tween former County Fruit Tree Inspector R. E. Wilson and County Clerk Matt-son over a bill which the former presented for incidental expenses in connection with the county exhibit at the county fair

in September. you keep a duplicate of your itemized bill?" asked the clerk of Mr. Wilson. "That's my business," retorted the inspector. He then followed this up with the statement that if the county clerk would give more attention to his own office and less attention to the affairs of others, the work of the county would go more smoothly. "What do you nean?" shouted Mr. Mattson. "Just what said," replied Mr. Wilson.

Considerable discussion was indulged in by the members of the board over a bill presented by Dr. A. W. Shields of Huntsville. This document called for \$45 for nine visits to a smallpox patient. \$12 for confining the patient in his office and \$1.50 for drugs. Although a notation on bill said that the same was authorized by the county physician, that official was present and denied this. The health officer of that precinct was also present and stated that Dr. Shields had not been

the incoming county officers were fixed the same as fomerly, with the exception

no steps in the matter, stating that it was now up to the city to decide one way

WILL PRESS MOYES CASE.

J. D. Skeen Will File New Charges Against Councilman Soon.

Attorney J. D. Skeen appeared before Judge Howell in the district court and asked leave to withdraw the complaint in the ousting proceedings filed by him some time ago against City Councilman A. H. Moyes, seeking the latter's removal from for the alleged misoppropriating of city funds for personal use. By those not conversant with the case it was thought that Mr. Skeen had decided not to press the accusation against Mr. Moves. s an error, however, as the action of Mr Skeen was merely preliminary filing of a new accusation looking to the same end. Some time after the removal of a couple of the councilmen through charges brought by Mr. Skeen, Councilmen Paine and Moyes resigned their positions and were reappointed to the same positions, hoping therefore to evade the law. That this scheme did not work was evidenced by the trial of Mr. Paine, which followed a short time afterward, as did also his removal from office. It was thought at this time that Mr. Moyes and President Craig, the two remaining mem-bers of the old council, would then resign. New charges against Mr. Moyes will be filed soon, and within the twenty days prescribed by law the case will come to trial, unless Mr. Moyes hands in his resignation before the date set for trial. The case of William Craig, member of the council from the Third ward and president of that body, which was sent back from the supreme court after he had been acquitted by a jury in the lower court, will probably be the next taken up by Mr. Skeen after disposition is made of the Moyes case. After that the young attorney will turn his attention to other officials where there are alleged irregular. officials where there are alleged irregularities in public office.

Burial of Antoney Fronk.

The funeral of Antoney Fronk was held at the Moud Fort meeting house at 2 o'clock yesterday afternoon, Bishop James Taylor presiding. The meeting house was filled with friends and relatives and there were many pretty floral offerings. The ward choire rendered several selections and Mrs. Emily Maddock sang a solo. The speakers were C. F. Middleton, John L. Herrick, C. H. Greenwell and Bishop Taylor. Interment was in the city cemetery.

Marriage Licenses. Marriage licenses were issued yesterday to Charles Bramwell and Miss Myrtle Shupe, both of Ogden; James Manning. jr., and Miss Martha J. Read, both of Hooper; A. W. Child and Miss Emma C. Elmstead, both of Roy; J. C. Robinson of Roy and Miss Myrtle Child of Shelley,

A BILOUS SPELL

Can be very quickly overcome if you will only resort to the Bitters at the first symptom. Your liver needs the assistance that only this medicine can give. Be sure to try it at once.

HOSTETTER'S STOMACH BITTERS

Has a 53 years' record back of it and beside stimulating the liver, also cures Poor Appetite, Belching, Sick Headpepsia, Chills, Colds or Female Ills.

INCIDENTS IN COURT.

Marriage Bells Stop Prosecution-

Divorced Woman Marries Quickly.

In the district court yesterday there were two things that had somewhat unusual sequels. The first was in the case of the state against Charles Bramwell, charged with a statutory offense. Shortly after the court set the date for trial Bramwell, who is 21 years of age and a son of Bishop Bramwell of this city, appeared at the county clerk's office and appointed for a license to marry Miss Myrtle quartet. "Only Waiting". Divorced Woman Marries Quickly.

other irregularities in the domestic relations of the two were alleged in the complaint. The court granted the decree and gave the plaintiff the right to assume her maiden name, Mary E. Staples, Shortly after the decree of divorce had been entered on the docket a marriage license was granted to William R. C. Kennedy of Spokane and Miss Mary E. Staples.

For the first time since Judge J. A. Howell assumed the duties of district judge, he was able yesterday to set all cases of the court within sixty days from date. This would indicate that the court, which has been overrushed with cases, is catching up with the business before it. which has been overrushed with cases, is acatching up with the business before it.

One of the most important cases brought before the Second district court in years was commenced before Judge Howell yesterday in the action of the Utah Construction company against the Oregon Short Line Railroad company.

This action involves in round numbers of the property of the supplied. This is really the first year though this winter unless something on the property of the supplied.

This action involves, in round numbers, \$90,000. The action arises out of some work done by the plaintiffs for the railroad company. According to the figures of the engineer for the railroad people, the construction company was paid all it was entitled to. The work was done by the foot and the plaintiffs allege that the engineer's figuring was in error to the exiting already when many of the big foot and the plaintiffs allege that the en-gineer's figuring was in error to the ex-tent of \$90,000 worth. It is expected that mines were running on their last ton

sion to grant a few divorce cases which he has had under advisement for some time. A number of these were held up waiting for a decision of the supreme court as to the laws governing divorces. Those set free were: M. B. Curtis from Minnie L. Curtis, Millie Carpenter from Minnie L. Curtis, Millie Carpenter from William H. West. Frank B. Carpenier, and William H. West from Mary E. West. In the first named case the defendant refused to leave her Illinois home and come to Utah to live

with her husband. An amusing episode occurred during the court proceedings when Judge Howell was ruling in a number of matters just before adjournment. One of these was in the matter of C. H. Warren vs. John F. Smith, in which the court overruled the demurrer of the defendant. Attorney Willis, who is counsel for Mr. Warren, was in court at the time. His habit of being on hand with the customary "Note an exception," used so frequently in railroad cases, was forthcoming, although the ruling was in favor of his client. Mr. Willis, after seeing his mistake, made haste to apologize and withdrew his ex-

In the matter of Levi B. Hammon vs.

ders at \$3.50 Per Day.

The city council last evening elected of the county treasurer, whose bond was placed at \$214,000, instead of \$150,000 as formerly.

George E. Maule appeared before the county treasurer of \$1.50,000 as granted a franchise to cross Twenty-was granted a franchise to cross Twentywith regard to the opening of alley. The board, however, took eps in the matter, stating that it Fell coal yards. The frachinse has been Fell coal yards. The frachinse has been bitterly opposed by the residents of that other. A large number of bills district and a similar franchise was denied by the council a short time ago. The council refused to grant an extension of the lease of the Ogden General Hospital company as requested at a previous session. The hospital people guaranteed to make improvements costing \$6,000 if the extension was granted. The present lease has several years to run.
Claims aggregating \$3,944.77 were al-

Brothers Resent Interference.

Officer M. Malone interfered early yes terday morning in a scrap between two brothers bearing the names of P. Duffy and John Duffy . The brothers resented the interference on the part of the officer and he found it necessary to use his club freely before he could land the warring men at the police station. John had been acting as keeper of his brother's money, and when the latter demanded some of the coin with which to buy drink the first named refused. The scrap followed. Their bond of \$25 was forfeited in police court yesterday morning by their failing to appear.

Eagles Elect Officers.

The local lodge of the Fraternal Order officers last evening, who will be installed at the first meeting in January. They are: P. P., J. C. Gasbert; P., P. C. Morris; V. P., S. M. Whipple; C., W. B. Espes; S. B. T. Tracy; T., T. W. Specher; I. G., A. J. Rollo; O. G. J. W. Lewis; trustees, J. L. Carison, W. B. and S. C. Gaston; physician, Dr.

Ogden Briefs.

Word was received here yesterday of the marriage of Miss Lillian Dee of this city and A. E. Wilds, a traveling man, which occurred at Tacoma last Satur-An action was commenced in divorce

proceedings yesterday by Nettie Bulen against John C. Bulen, alleging desertion and non-support. The Bulens were mar-ried July 3, 1877.

Miss Vernie Hallstrom, who has been connected with the local office of the Utah Independent office for some time, has resigned her position to accept a po-sition with a Salt Lake firm as cashier.

Furs, Furs, Furs. Mehesy the Furrier, Knutsford.

POLICIES ARE CANCELLED

Insurance Companies Will Take No Chances on Trust Buildings in Kentucky.

Princeton, Ky., Dec. 3.-All insurance policies covering buildings owned or controlled by the Tobacco trust, so-called, in western Kentucky, were cancelled today as a result of the burning of two stemmeries by a mob which entered Princeton last Friday night. The policies were cancelled to by telegraph from Louisville most capable to procure tockets. As a result the Mutual Improvement treasury has in it \$225. It was the unanimous opinion of the people that the play was one of the most creditable presented by the telegraph from Louisville most capable. The Box Elder stake Sunday school and the control of the control of the most creditable presented by the telegraph from Louisville most capable to procure tockets. As a result the Mutual Improvement treasury that the many were unable to procure tockets. As a result the Mutual Improvement treasury that the many were unable to procure tockets. As a result the Mutual Improvement treasury that the many were unable to procure tockets. As a result the Mutual Improvement treasury that the many were unable to procure tockets. As a result the Mutual Improvement treasury that the procure tockets are the many were unable to procure tockets. celled by telegraph from Louisville, most

of them being in two companies. The excitement caused by the mob's action is still intense, interest being heightened by the inquiry begun today by State Fire Marshal Ayres. Several witnesses were examined, among them being prominent citizens. All had encountered members of the mob, but with one exception they testified that they failed to recognize any of the raiders. The exception was the case of William Winters, a section man employed by the Illinois Central railroaw, and who is already under ariest charged with participation in the raid. The fact that one witness who held ache, Sleeplessness, Indigestion, Dys- today is taken as an indication that the

PARK CITY SHORT OF COAL

Some of the Mines May Have to Shut Down Unless the Situation Is Relieved at Once.

Park City, Dec. 2.-The local lodge B. P. O. E. No. 734 held their annual memorial service this evening at the Dew-

young man's troubles.

The other case was in the divorce proceedings of Mary E. Hoff vs. Frank S. Hoff. Desertion and non-support and other irregularities in the domestic relations. Mrs. Martin and C. T. Prisk

Violin solo, "Cavatina".....Prof. Moore
Eulogy Rev. D. Q. Grabill
Solo (selected) Miss Lenowith

the case will occupy the court's attention for the rest of the week. A jury was secured yesterday, and the taking of testimony will begin today.

In addition to the usual grind in the way of sustaining demurrers, continuing cases, etc., Judge Howell also took occamised earlier than usual.

A large number of Park's young people who are attending school in Salt Lake, Logan and other cities of the state have

spending the holidays with their relatives Several local men are forming grubstake companies and sending men into Nevada to locate claims with a view of forming corporations, if the investiga-tions of their agents warrant the action. There are many Park City people in all the booming camps in Nevada and the reports which come from there are so gratifying that the new enterprises are being launched with a view of giving Park City a little of the ready wealth of

been in town during the past few days

he Sagebrush state.
The local lodge of Elks has a committee out on arrangements for a social session, which it is announced will be held in their hall on the 17th inst. This will be the first session of the sort since the

B. M. Sperry; trustee, J. T. Wil-

Little Pat Clark, the 10-year-old son of Mr. and Mrs. Peter Clark, while riding back runner of the scavenger on the sleigh, attempting to pick up a dog on the runner and in some way got his hand under the conveyance and two of his fingers were torn off. The injured boy was taken at once to the Park City hos-

was taken at once to the Park City hos-pital and the injury dressed.

The regular meeting of the Woman's Atheneum will be held at the home of Mrs. L. B. Wright. The study of Austria will be begun and Mrs. A. A. Pike and Mrs. F. W. Hayt will conduct the lesson. The work which the club is do-ing this year is greater than any year since the organization.

JAPS HAVE MADE GETAWAY

Brigham City to Hold the Sack.

Brigham City, Dec. 1.-As yet there is no trace of I. Okazaki and his two confederates who left our county with about \$12,000 belonging to their fellow country-men, and to the sorrow of a number of our merchants. It is believed that he had confederates outside of the stam who are assisting them.

conding Japs had well laid plans and as a part of them they had contracted for the purchase of a \$7,500 ferm, and had led their countrymen to believe that they were the owners thereof. The day he left an application to the Sugar company an advance of \$1,000 had been O. K. d one of the high sugar officials and when presented at the office it was turned down. There were thirty-seven Japs who were his victims and the amounts that he was owing these boys ranged from \$125 to being their hard earnings for Some of the boys when they realized their condition with no money, few friends and no credit, became desper-ate and it was only through the inter-vention of others that they did not commit suicide, and it was thought at one time that five or six would be sent to the mental hospital, but that crisis has passed and the thirty-seven Japs have assigned their claims, aggregating \$11,000, to Joseph Knudson, who has retained Attorney J. D. Call, and suits have been commenced and the money that would commenced and the money that would have been paid to Okazaki on Dec. 15 upon

beet contracts has been attached.

Three of our prominent young men have taken unto themselves wives. They are Clarence Jenson, who selected Miss El-fleda Lund; Rupert Olson, his choice being Miss Genevieve Blackburn, and Israel Hunsaker, who captured Miss Rosa Carter. These young people are all very popular and embark upon their life's journey with bright prospects and have the good wishes of all the people of the community and their numerous friends

Thanksgiving day was celebrated in fitting manner with services in the morn-ing at the tabernacle and at the Presby-terian chapel. In the evening the Brigham City Dramatic club presented at the opera house the "Southern Rose," the proceeds for the benefit of the M. I. A. library. The house was jammed and many were unable to procure tickets. As a result the Mutual Improvement trees.

nual convention is now in session. There are delegates from all parts of the country. There will be two working sessions and a social in the evening. The delegates from the country are guests of the Sunday school workers of Brigham City.

BURGLARS USE FALSE KEYS

Provo Stores Being Entered by Night | before Marauders Seeking Cash-Perry Is the Latest Victim.

ariest charged with participation in the raid. The fact that one witness who had previously declared he recognized members of the mob testified to the contrary today is taken as an indication that the chances of securing convictions are slight.

Is the Latevious Secretary.

Provo, Nov. 29.—Wilford Perry's grocery store was entered last night and money to the amount of from \$175 to \$200 was taken from a cash register, where it had been left Wednesday at the close of the contrary today is taken as an indication that the chances of securing convictions are slight.

STATE NEWS OLD SORES FED AND OLD SORES KEPT OPEN

A great many people have an idea BY IMPURE BLOOD that old sores exist merely because of a diseased condition of the flesh where the ulcer is located. They patiently apply salves, powders, plasters and other external applica-tions, but in spite of all such treatment the place refuses to heal. Whenever a sore or ulcer does not heal readily the blood is at fault; this vital fluid is filled with impurities and poisons which are constantly being discharged into the place, feeding it with noxious matter, which makes it impossible for the sore to heal. Old sores may be the result of an inherited blood taint, or the effects of a long spell of sickness, or again the circulation may be contaminated with the collections of refuse matter which the different members have failed to expel through the channels of

PURELY VEGETABLE

nature. Whatever the cause the blood becomes steeped in poison and a cut, bruise. scratch or other wound often develops into a sore, fed and kept up by these impurities, causing it to eat deeper into the surrounding tissue, inflaming, festering and causing pain. External applications can only keep the sore clean; they cannot cure the

trouble because they do not reach the blood. S. S. S. cures Old Sores by going to the very bottom of the trouble, driving out the impurities and poisons and purifying and building up the entire circulation. When S. S. S. has removed the cause the blood becomes rich and healthy, the sore begins to heal, new flesh is formed, the place scabs over and is soon permanently healed. Book on Sores and Ulcers and any medical advice free.

Utah.

THE SWIFT SPECIFIC CO., ATLANTA, GA.

IN THE THIRD JUDICIAL DISTRICT

court, state of Utah, county of Salt Lake.

-In the matter of the estate and guard-

gent Price and Moroni Price, minors.-Notice of private sale of real estate.

rods to the east line of said lot 14; thence south 44.52 feet, thence west 43 rods:

thence east 4 rods, more or less, to the

Excepting therefrom the following de-

option, on or before one year from the date thereof, the following described

roperty of said corporation: Situated in

Salt Lake City and county. State of Utah, to-wit: Commencing at the northeast cor-ner of lot six (6), block sixty-one (61),

running thence west ten (10) rods, thence

south seven (7) rods, thence east twenty-five (25) feet, thence north twenty-two

forty (140) feet, thence north ninety-three and one-half (93.5) feet to the place of beginning, together with the improvements and appurtenances, and for the consideration and upon certain terms

and conditions set out in said proposed contract: and further consent and authorize the board of directors to execute, for and on behalf of said corporation, a warranty deed sufficient to convey to

said C. B. Ever the fee simple unëncum

bered marketable title in and to said property, free and clear of all clouds,

liens or encumbrances, and place the same in escrow, together with a copy of

By order of the board of directors, First
Baptist Churcu of Salt Lake City, Utah.
By EVERARD BIERER, Jr.,
J. E. BERKLEY, President.

Notice of Special Stockholders' Meet-

NOTICE IS HEREBY GIVEN

of Utah, that a special meeting of the stockholders of said company has been called and will be held at the office of the

or the purpose of taking action upon the ollowing proposed amendments to the

Articles of Incorporation of said com-

pany:
1. To amend Article VIII of the Ar-

ticles of Incorporation so as to increase the capital stock of said company from \$100,000.00 to \$200,000.00, to be divided into 2.000 shares of the par value of \$100.00 per

itcles of Incorporation so as to provide

that the treasurer of the corporation may or may not be a director of the corpora-tion, at the option of the board of di-

Baxter, Straw & Storrs Construction Co. Dated at Salt Lake City, Utah, Nov.

To amend Article VIII of said Ar

REED SMOOT:

H. L. CUMMINGS, Secretary.

Storrs Construction company, a contion organized under the laws of the

ing of the Baxter, Straw & Storrs

Secretary.

Construction Company.

thence east one hundred and

ner of lot six (6), block s plat "A," Salt Lake City

(22) feet,

xecution thereof.

ollowing

share.

14, 1906,

ianship of Sarah Ellen Price. Amanda Price, Clyde Elester Price, Walter Leonard Price, Effie Verne Price, Eu-

of business. The entrance to the store was by means of a duplicate key, and the doors were locked this morning when Mr. Perry came to the store and discovered his loss. The case has been given to Sheriff Harmon. So far as can be learned there is not even a suspicion as to the identity of the guilty party. Some checks and some small change were left in the cash register, the amount

taken being in a sack.

There have been a number of cases of store doors found open in the morning of late, but no cash has been taken, because none had been left in the places entered, and there is no certainty of anything else being taken, except two three knives from Perry's place a ort t'me ago. There has been some short time ago. There has been some doubt in the minds of the proprietors of stores thus found whether the doors were inadvertently left open, but it is now believed that some one is making a habit of visiting stores in the night, looking for

The Provo lodge of Elks will hold public memorial services in their hall on Sunday, beginning at 11 o'clock. Following is the program:
Selection, "Come Unto Me"......
...Selected choir; Prof. Lund, director

Opening ceremonies The lodge Invocation Duet, "The Better Land".

Oration. Past Exalted Ruler D. D. Houtz
"Happy Days Gone By". Ethel Rawlings
Violin obligate—Mr. Gudmundson. Exalted Ruler D. R. Beebe Remarks-....Exalted Ruler D. R. Beebe
"Oh Lamb of God".....
Fay Loose and David Reese and choir Doxology Audience Benediction Chaplain

There was a good attendance of rela-tives and friends at the funeral services over the remains of John Wilson, held yesterday in the First ward meeting house, many people coming from Spring-ville, where Mr. Wilson resided till recently. The speakers were Elders J. M. Westwood, M. L. Pratt and James E. Hall and Bishop O. H. Berg.

PROVO NEWS NOTES.

authorized by him to take charge of the patient. The bill was ordered returned to Dr. Shields, with the above information, stating that the board would not object to paying the \$12 rental if the proper bill was presented.

SEWER INSPECTOR NAMED.

SEWER INSPECTOR NAMED.

The matter of Levi B. Hammon vs. the American Falls Canal & Power company the court dismissed the action without prejudice.

The following officers recently elected by the K. of P. lodge No. 4 will be installed in office the first meeting of the funeral services held today in the Second ward meeting house over the remains of McPhee; prelate, P. Burt; M. of W. George W. Morse; K. of R. and S., W. A. Raddon; M. of E., H. W. Depter excursion.

Provo, Dec. 3.—There was a good attendance of relatives and friends at the funeral services held today in the Second ward meeting house over the remains of Mss Sarah Thatcher. The speakers McPhee; prelate, P. Burt; M. of W. George W. Morse; K. of R. and S., W. A. Raddon; M. of E., H. W. Depter excursion.

The following officers recently elected by the K. of P. lodge No. 4 will be installed in office the first meeting of the funeral services held today in the Second ward meeting house over the remains of Mss Sarah Thatcher. The speakers McPhee; prelate, P. Burt; M. of W. George W. Morse; K. of R. and S., W. A. Raddon; M. of E., H. W. Depter and J. M. Jensen.

City Council Selects Joseph Saunders of Power of Sanaish and the following officers recently elected by the K. of P. lodge No. 4 will be installed in office the first meeting of the funeral services held today in the Second ward meeting house over the remains of Mss Sarah Thatcher. The speakers of the Mss A. The following officers were five the K. of P. lodge No. 4 will be installed in office the first meeting of the funeral services held today in the Second ward meeting house over the remains of Mss Sarah Thatcher. The following officers were five the K. of P. lodge No. 4 will be installed in office the first meeting of the funeral services held today in Fork, deputy sheriff, to fill the vacancy

by the resignation of Deputy Barnett. The appointment has caused by the Sheriff Barnett. been confirmed by the board of county Salt Lake City, Utah. The object and purpose of said meeting is to have the members of said church consent to and E. H. Darling, formerly the local manager of the Bell Telephone company, and now with the company in Salt Lake, was authorize the board of directors to exe-cute and deliver to C. B. Eyer an op-tion contract to sell and convey to said C. B. Eyer, his heirs, executors, ad-ministrators or assigns, at his or their Mr. Darling intended,

when he left Provo, to go to and go into business there, but changed On Wednesday afternoon the W. C. T. will meet with Mrs. R. J. Kroupa at :30 o'elock.

Postmaster Clove has been authorized by the postoffice department at Washing-C., to extend the rural free de livery system of the Provo postoffice to esidents along State road, as far south as the county infirmary. Thirty-five families are thereby included in the rural delivery benefits. The new extension will go into effect on the 17th instt. and those Leave Countrymen and Merchants of have their mail delivered will have to erect an approved rural box and leave necessary change of address at the postoffice. The carrier will call on the patrons with necessary blanks to be filled out in the near future.

TRUTH AND POLITICS.

(Washington Star.) "How much better it would be if po litical candidates told only the truth about one another," said the idealist.
"My dear sir." rejoined the practical 'you don't consider what a desperate state of affairs it would be if half the things they tell about one another were true.

ONE THEORY.

(Washington Herald.) "Keep your eye on the waiter. He has tried to work off that steak on at least "Devoted to his employer's interests

"I rather imagine if no patron will stand for it he'll have to eat it himself."

CHANGE OF VIEW. (Florida Times-Union.)

Son-Father, is there any difference between "chastising" and "beating"?
Father-Chastising, my boy, is what I do to you when you have done wrong.
Beating is what my critical neighbor says I am doing to you.

Notice of a Special Meeting of the Stockholders of the Castro Crecian Mining Company.

NOTICE IS HEREBY GIVEN THAT A NOTICE IS HEREBY GIVEN THAT A special meeting of the stockholders of the Castro Grecian Mining Company, of Salt Lake City, Utah, will be held at the office of said Company, 307 Tribune Building, No. 149 South Main Street, Salt Lake City, Utah, on Wednesday, the 19th day of December, A. D. 1906, at ten o'clock a. m. of said day.

Said meeting is called for the purposes following:

First: For the election of board of directors of said Company, beard of directors of said Company, in that the annual meeting for the election of said officers for the year 1906 was not called and held as provided for by the articles of incorporation of said company. Second: For the purpose of authorizing and empowering the board of directors of said Company, to be at said meeting elected, to mortgage the company's mining properties in Bingham, Salt Lake County, Utah, known as the Castro Group, upon properties in Bingham, Salt Lake County, Utah, known as the Castro Group, upon such terms and conditions as said board of directors shall in their wisdom deem proper, for a sum of money sufficient to pay and fully satisfy all the existing obligations of the company, and to provide further means for future development, and to do all things necessary and incident in the premises.

Third: For the purpose of transacting such other business as may properly come before said meeting.

before said meeting.
Dated: Salt Lake City, Utah, Nov. 16th,
1906.

L. C. MOORE, Castro Grecian Mining Company.

STORAGE AND MOVING.

MITCHELL Van & Storage Co., 55 W. 2d So. Beil 'Phone 414. Ind. 413.

MOVING. STORAGE, PACKING AND SHIPPING.

The Redman Van & Storage Co., only firm in the city owning and controlling its own teams, warehouses, etc. Large three-horse cans, two large warehouses, three-horse hans, two large warenouses, expert furniture packers; can ship your goods to any part of the United States and save you money Member of the New York Furniture Warehousemen's association. Have correspondents in all the principal cities. If you want your goods shipped from any point east or west see us as our connections with other large. us, as our connections with other large concerns make it possible to save you money and trouble. Office, 113-115-117 So. Temple St. Both 'phones 555.

Notice of a Meeting of the Members of the Alta Club.

NOTICE IS HEREBY GIVEN TO THE members of the Alta club of Salt Lake City. Utah, that a meeting of the members of said corporation will be held on Saturday evening, the 15th day of December, 1906, at 8:30 o'clock p. m., at the club house in Salt Lake City. Utah.

The object and purpose of said meeting is to have the members of said club conis to have the members of said club consent to and ratify the resolution of the board of directors passed on the 17th of November, 1906, authorizing a bond issue secured by a deed of trust upon the property of the club, which said resolution authorizes an issue of one hundred, and erty of the club, which said resolution authorizes an issue of one hundred and eighty bonds of the face value of five hundred dollars each, payable in twenty years from the date thereof, with the privilege of retiring any or all of the same at the option of the club five years after the date thereof, and up to and including ten years at a premium of five per cent; after ten years and up to and including fifteen years, at a premium of two and one-half per cent; after fifteen years at par; the bond or bonds to be retired to be determined by lot, under the direction of the board, said bonds bearing interest at a rate not to exceed six per interest at a rate not to exceed six per cent per annum, payable semi-annually, and to be disposed of by and under the direction of the board of directors, and the proceeds used for the purpose of The undersigned by order of the district court, Salt Lake county, state of the proceeds used for the purpose of making additions, improvements and alterations upon the club property and the payment of the existing mortgage indebtedness of forty-four thousand dollars when the same becomes due; and to equally secure said bonds without priority of one over the other, notwithstanding the date of sale, by the execution and delivery by the president and secretary Utah, will sell at private sale to the highest bidder for eash, subject to the confirmation by said court, the following described real estate: Commencing at the northwest corner of lot 14, block 16, ten-acre plat A, big field survey, and running thence east 4 rods; thence south 2.58 rods; thence west 4 rods; delivery by the president and secretary to W. S. McCornick, trustee, and his successors, as may be provided therein, of a deed of trust of this club conveying to said trustee and his successors as security for the payment of said bonds, or such of them as may be said that following de thence south 10.92 rods; thence east 1 rod; thence south 11.16 rods; thence east 43 thence south 122.79 feet; thence 43 rods to the southeast corner of said lot 14; thence them as may be sold, the following scribed premises of said club, situated Salt Lale City and county, state of Utah,

south 17.4 rods; thence west 48 rods to the meridian line; thence north 52.2 rods; to-wit:
Commencing at the northwest corner of lot five (5), block seventy-four (74), plat "A," Salt Lake City survey; running thence east 172 feet, thence south 84.5 feet, thence west 172 feet, thence north 84.5 feet to the place of beginning; the bonds and deed of trust to be in the usual form to be appropriately be bonded of its second of its secon place of beginning, being a part of lots 5, 14 and 15, block 16, ten-acre plat A. big field survey, range 1 east, Salt Lake meridian, Salt Lake county, state of scribed tract of land: Commencing 28.76 form, to rods south from the southeast corner of rectors. form, to be approved by the board of di-

STOCKHOLDF'S' MEETING.

By order of the board of directors.
BENNER X. SMITH. said lot 14, running thence west seven and one-half (7½) rods, thence south two and one-half (2½) rods, thence east seven and one-half (7½) rods, thence north two R. B. HARKNESS, and one-half (21/2) rods to place of begin-Bids will be received in writing on

before the 15th day of December, 1906, at the office of Stewart, Stewart & Budge, 509-510 McCornick block, Salt Lake NORTH JORDAN IRRIGATION COM-NORTH JORDAN IRRIGATION COM-pany.—Notice of special stockholders' meeting—Notice is hereby given that on the 27th day of November, 1906, at 11 o'clock a. m., at the ward house in Tay-lersville, Salt Lake county, state of Utah, a special meeting of the stockholders of the North Jordan Irrigation company will be held for the purpose of considering the City, Utah. ELIZA PRICE NEVEN, Guardian of the persons and estate of Sarah Ellen Price, Edith Amanda Price, Clyde Elester Price, Walter Leonard Price, Effie Verne Price, Eugene Price

Stewart, Stewart & Budge, attorneys for Notice of a Meeting of the Members

of the First Baptist Church of Salt

Lake City, Utah.

Article 7.—Amended to read as follows:

Article 7.—Amended to read as follows:

Article 7.—Amended to read as follows: members of the First Baptist church of Salt Lake City. Utah, that a meeting of the members of said church will be held on the 5th day of December, 1906, at 8 o'clock p. m. at the First Baptist church. The officers of this association shall consist of a board of five trustees, a secre tary and treasurer; the trustees shall elect a president and vice president by and from their own number.

Article 11.—Amended to read as follows: The annual meetings of stockholders of this association will be held on the last Monday of October between the hours of 10 a. m. and 2 p. m., and the election of officers shall take place biennially at such meetings. Notice, by mail, of which shall be given by the secretary to each stockolder at least ten days previous to said Article 12.-Amended to read as follows:

Any officer may resign by filing a writ-ten resignation with the secretary of this association, and any officer may be reassociation, and any other may be re-moved for cause by a two-thirds vote of the stockholders present at any duly called meeting. Article 14.-Amended to read as follows

The trustees may fill vacancies in the board of trustees and also in case of a in the offices of secretary and treasurer. Article 16.—Amended to read as follows: The board of trustees shall adopt such by-laws for the government of this assoby-laws for the government of this association as may be deemed necessary by them; provided, however, that no by-law shall be binding upon this association, without first having obtained the approvement of the stockholdal, by a two-thirds vote of the stor

ers present, at a regular annual or speially called meeting. Article 18.—Amended to read as follows This agreement may be changed or amended in way or manner as provided same in escrew, together with a copy of said option contract—said deed to be de-livered to said C. B. Eyer upon his pay-ment of the purchase price in full. Said proposed agreement and deed will be sub-mitted to the members at its meeting for their approval and their consent to the overwitten thereof for by law.

That Article No. 20 be added to said ar-

of incorporation as fcllows: Whereas, heretofore at various times amendments to the articles of incorporaamendments to the articles of incorpora-tion of this company have, at a regular meeting of the stockholders, called for that purpose, been amended, and the said amendments have not been filed in the office of the county clerk and secretary of state as provided by law, or, if so filed, have been lost, and are not now on rec-Whereas, this corporation has, after

Whereas, this corporation has, after such amendments have been so regularly adopted, as shown by the records of the stockholders' meetings of this company, acted upon such amendments as valid.

Now, therefore, all acts, proceedings and things that have been done by this corporation in pursuance of said amendments, which were so made and not recorded or lost, and which have been regularly taken pursuant to such amendments. the stockholders of the Baxter, Straw & corded or lost, and which have been regu-larly taken pursuant to such amendments which have not been recorded, or have become lost, are hereby validated and confirmed and adopted as the acts and doings of this corporation. It is also proposed to authorize the board of directors to sell or lease one-third of the company's interests in Utah lake, and in the pumping plant, as they see fit. A full representation of the stockholders is requested. By order of company, 420 D. F. Wiker block, Salt Lake City, Utah, on Saturday, the 8th day of December, 1906, at 2 o'clock p. m.,

stockholders 's requested. By order of the stockholders 's requested. By order of the board of directors.

W. H. HAIGH, President.

W. J. HORNE, Secretary.

Dated Taylorsville, Utah, September 13th, 1306.

The above meeting was adjourned to meet Tuesday, Dec. 11, 1906, same hour and place.

W. J. HORNE. Secretary.

Nov. 27th, 1906.

Notice of Special Stockholders' Meeting of the Emery County Land & Water Company.

NOTICE IS HEREBY GIVEN TO THE stockholders of the Emery County Land & Water Company, a corporation organized under the laws of the State of Utah, that a special meeting of the stockholders of said company has been called and will be company. Mining Co., Goldfield, Nev., Nov. 26, 1906.
To the stockholders of the above-named company: Notice is hereby given that at at meeting of the board of directors of the Nevada Hills Mining company, held on the 26th day of November. 1906, a dividend of 10 center per share upon the issued and of said company has been called and will be held at the office of the company, 237 Atlas Block, Salt Lake City, Utah, on Monday, the 16th day of December, 1906, at two o'cicck p. m., for the purpose of taking action upon the following amend-ment to the Articles of Incorporation of said Company: the 26th day of November. 1906, a dividend of 10 cents per share upon the issued and outstanding stock of said company was declared from the net earnings of the company, and made payable on the 20th day of December, 1906, to all who were stockholders of record on the books of said company on the 10th day of December. 1906, the date for closing the transfer books. The stock transfer books will be closed at 5 o'clock p. m., December 10th, 1906, and will be reopened December 20th, 1906, at 10 o'clock a. m.

NEVADA HILLS MINING CO.,

By W V. Rice, President.

Attest: W. H. CLARK,

Secretary. said Company:
To amend Article VII of the Articles of

Incorporation so as to increase the capital stock of said company from \$300,000.00 to \$400,000.00, to be divided into four thousand shares of the par value of \$190.00 per M. B. WHITNEY,

A. M. ALLEN,

Emery County Land & Water Company. Dated at Salt Lake City, Utah, Novem-

SOCIETY NOTICE

ARGENTA LODGE No. 3, F. and A. M., will hold its annual meeting this (Tuesday) evening at 7 o'clock, for the election of officers for the ensuing Masonic year, and receive secretary's and treasurer's reports for the fiscal year ending this ever ing. Members are requested to attend.
MOSES C. PHILLIPS, Secretary.

LOST.

LAST Sunday evening, black and brown Llewellyn and Chesapeake dog. Return to 137 North 7th West and receive reward.

ON MURRAY car. Tuesday afternoon, lady's gold watch. with two pictures inside. Return to Herald. Reward. WILL the person who found the brown fur muff with package of embroidery in-side, please return same to Walker's bank

and receive \$10 reward?

ON W. 8th South or State st., gum boot. Notify 3428-K. Bell.

NEAR Templeton bldg. on Brigham, large black hand purse, containing notes and money. Reward at 779 W. 4th South. Tel. 2523-Y. Mrs. W. W. Taylor.

SMOKED ivory umbrella bandle on U st. Leave at Herald office and get reward.

FOUND. PURSE containing money. Call at Franklin's, 108 So. Main, identify and pay

LEGAL NOTICES.

AM NOT RESPONSIBLE FOR goods promised to be done under the name of Richmond & Masure Cleaning Co. FRANK MASURE.

I AM NOT RESPONSIBLE FOR ANY

work or goods even to my former solici-tor, Frank Mesure. If he has any connection with my business whatever Cleaning and Dyeing Establishment, III East Second South

Notice of Assessment.

NAME OF CORPORATION, SUSANnah Gold Mining Company. Location of principal place of business, Salt Lake

City, Utah Notice is hereby given that at a meeting of the board of directors held on the 19th day of November, 1996, an assessment of one-half (½) cent per share was levied on the capital stock of the corporation, payable immediately to the secre-tary of the company at his office, No. 307 McCornick block, Salt Lake City, Utah. Any stock upon which this assess-ment remains unpaid on the 21st day of December, 1996, will be delinquent and advertised for sale at public auction, and unless payment is made before will be sold Jan. 10, 1907, at 12 o'clock noon of said day to pay the delinquent assessment together with the cost of advertising and expense of sale. W. J. BARRETTE.

307 McCornick block, Salt Lake City, Date of first publication, Nov. 20, 1906.

Notice of Assessment No. 5.

NAILDRIVER MINING COMPANY.
Principal place of business, Salt Lake
City. Utah. Notice is hereby given that
at a meeting of the board of directors
held on the 21st day of November, 1996,
an assessment of three (3) cents per
share was levied on the capital stock
of the corporation, payable immediately share was levied on the capital stock of the corporation, payable immediately to W. R. Wightman, secretary, at the office of the company, Room 206, Dooly block, Salt Lake City, Utah. Any stock on which this assessment may remain unpaid at the close of business on the the North Jordan Irrigation company will be held for the purpose of considering the following amendments to the articles of association of this company, to-wit:

Article 3.—Amended to read as follows:
This association shall continue to exist for a period of fifty years from the date hereof. lic auction, and unless payment is made before will be sold at 10 o'clock a. m., Jan. 10, 1907, to pay the delinquent assessment, together with the cost of advertising and expense of sale.

W R. WIGHTMAN, Secretary.

First publication, Nov. 22, 1906. Assessment No. 3.

PLANETARY GOLD & SILVER MINing & Milling company. Principal place of business, Salt Lake City, Utah. Location of mines, Box Elder county.

Notice is hereby given that at a meeting of the board of directors of the Pianetary Gold & Silver Mining & Milling company held on the 5th day of November, 1906, assessment No. 3 of one (01) cent per share was levied upon the capital stock

of the corporation, issued and outstanding payable immediately to the secretary at her office, 155 South Third East, Salt Lake City, Utah. Any stock upon which this assessment may remain unpaid on Friday, the 7th day of December, 1903, will be delinquent and advertised for sale at public auction, and unless payment is made before, will be sold on Friday, the 21st day of December, 1906, at 12 o'clock m.. at the secretary's office, to pay the delinquent assess-ment thereon, together with the costs of

advertising and expense of sale. T. E. ARNOLD, Secretary. 155 South Third East

Delinquent Notice. MORRISON MINING COMPANY, rincipal place of business, Salt Lake city, Utah. Location of mines, Hum-coldt county, Nevada.

Notice is hereby given that there are delinquent upon the following described stock on account of assessment No. 6 lot 21/c per share, levied on the 26th of October, 1905, the several amounts pposite the names of the hareholders as follows:

3-G. W. Bartch 10,000 \$250.00 10,000 219—C. D. Morrison. 220—C. D. Morrison. 195—G. M. Dickson 192—Alfred Draper. 150 Draper. 1-H. H. Rolapp. 5,000 1.000Wiggell 1.000 J. Wiggell. Wonser. 125.00 147-D. M. Straup. W. Cauffer. -Frank S. Horner -Frank S. -Frank S. Horner. -Frank M. Smith... 125.00 125.00 5.000Smith..... 297—Frank M. 298—Frank M. 5,000 125.00 -Frank M. Smith August Smith..... Stocking. Stocking..... 1,000 -D. C. Stocking...... -La Verne C. Miller.... Dwight Avery..... -Philip Hohn ...

332—George J. Schweinfurth. 1,000 337—John H. Tucker...... 1,000 348-W. G. Weldon....... 5,000 125.00 And, in accordance with law and an order of the board of directors made on tha 26th day of October, 1906, so many shares of each parcel of such stock as may be necessary will be sold at public auction a

the office of the secretary, 161 South Main street, Salt Lake City, Utah, on Tuesday, the 18th day of December, 1906, at 1 o'clock p. m., to pay the delinquent assessment thereon, together with the costs of advertising and expenses of sale. of advertising and expenses of sale.
SIDNEY M. BAMBERGER,

By R. H. Siddoway, Assistant Secretary,

If It Happens It's in The Herald